19-23649-shl Doc 3293 Filed 07/20/21 Entered 07/21/21 09:32:31 Main Document

PROVIDED TO APALACHEE

UNITED STATES BANKRUPTCY

CORRESTONAL FOR THE SOUTHERN DISTRICT OF

NEW YORK

IN Re: Fifth Amended Joint Chapter II
Plan of Reorganization of Purdue
Pharma L.P. and Its Affiliated Debtors

## MOTION FOR ALLOWANCE"

Lomes New, Jerome J. Ferrier Jr. # A50762 Filing this Motion 3ep Party as a friend of the Court on behalf of Mr. Richard MEMillan III D.C. # B15425 located at a Florida State Prison, i.e. South Florida Reception Center, 13910 NW 415T Street, Miami, Fla. 33178.

Party) States:

Mr. Richard Mª Millan III is the former lo-owner of Several pain clinics that was located in Palm Springs, Fla. and Bora Raton, Fla. Mr. Mª Millan, also, co-manged a pharmacy in Bora Raton, Fla., Palm Beach Lounty.

The name of Mr. Mª Millan's pain clinics usere "Total Medical Express" and the pharmacy was named Lounty Value Pharmacy.

In 2011, Mr. Mª Millan was charged one Count of Racketeering (RICO) combined with nine Counts of Distribution, Purchase, Sell and for Delivery of Oxy Contin (prescription opio; ds) that were the nine predicate incidents of the Racketeering Charge. Mr. Mª Millan was Charged with one count of Conspiracy to Commit Racketeering.

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Mr. Mª Millan was under the assumption that his pain clinics and the mangeing of the pharmacy was legal, but the state of Florida took Mr. Mª Millan to trial in Palm Beach Lounty Lase # 50-2011-LF-006729-BXXX-MB.

Mr. Mª Millan was found quirty of all Counts and Sentenced to Serve 35 yrs. in prison.

Mr. Mª Millan's business indirectly purchased Dxy Lontin from Purdue Pharma, and Purdue Pharma me Millan that Pharma "NEVER" informed Mr. Mª Millan that he cauld be facing prison time for conducting businesses that he thought were legal.

Therefore, Ferrier (3rd Party) believes that Mr. Mr Millan has a claim against Purdue Pharma NEVER" gave Mr. Mr Millan any disclaimers.

At this time, Ferrier (3rd Party) or Mr. Mª Millan Lan "NOT" obtain any websites or call any toll free phone numbers, therefore, on behalf of Mr. Mª - Millan, Ferrier, is Requesting that the Lourt to take the appropriate action that Mr. Mª Millan deserves. Ferrier (3rd Party) and Mr. Mª Millan is incarcerated in Florida.

Ferrier, is Requesting that the Lourt to Contact Mr. Mª Millan by writing to . Richard Mª Millan III. D.C.# B15425, (SFRC), 13910 NW 41SI Street, Miami, Fla. 33178.

Ferrier, on behalf of Mr. Mª Millan believes that he should be able to vote, because Mr. Mª Millan does have a Claim against Purdue Pharma. 19-23649-shl Doc 3293 Filed 07/20/21 Entered 07/21/21 09:32:31 Main Document

Ulherefore, Ferrier (3th Party) is Requesting that this Motion For Allowance be Granted and the Court to accept Ferrier as a 3th Party for Mr. Mª Millan.

## OATH

I, Jerome J. Ferrier Jr. # A50762, Apalackee

[I. I., 35 Apalackee Drive, Sneads, Fla. 32460

declares that on behalf of Mr. Richard M-Millan

III #815425 (address listed above) declares that every

thing contained in this Motion is True and Lorrect

and filed under Oath pursuant to III. 28 USCS

1746 that Postage was prepaid by 15 class post

age mailed to: U.S. Southern District Bankruptcy Court

Of New York, 300 Quarropas St., White Plains, New York 10601-4140.

Ferrier, understands that the dead line to

file this Motion is on July 19, 2021, therefore,

Ferrier on behalf of Mr. Mc Millan to apply

the mail box rule for prisoners pursuant

to Howston V. Lack 487 US 266 (1988) that this

Motion was timely filed on July 15, 2021.

BY: X June J. Ferrier J., Jerome J. Ferrier J., 3rd Party For Richard Mª Millian III

U.S. BUNKRUPTOY COURT

2021 No. 20 1 3 31